

United States District Court

CENTRAL

DISTRICT OF

CALIFORNIA

UNITED STATES OF AMERICA

v.

HENRY SOLIS

WARRANT FOR ARREST

ON COMPLAINT

CASE NUMBER:

15-0495M

To: The United States Marshal or any
Authorized United States Officer

YOU ARE HEREBY COMMANDED to arrest HENRY SOLIS

Name

and bring him or her forthwith to the nearest Judge/Magistrate to answer a complaint charging him or her with: On or about March 13, 2015, in Los Angeles County, within the Central District of California, defendant HENRY SOLIS ("defendant") did willfully, knowingly, and unlawfully travel in interstate commerce from the State of California to the State of Texas with the intent to avoid prosecution for the crime of Murder, in violation of California Penal Code Section 187, a felony in the State of California, for which defendant was charged in arrest warrant number LACBA43459301, issued by the Superior Court of the State of California, County of Los Angeles, on or about March 17, 2015 in violation of Title 18, United States Code, Section 1073

REC: BY AUSA ELIZABETH R. YANG

Date: March 19, 2015
at 11:59am

Margaret A. Nagle
Name of Judge/Magistrate Judge
Margaret A. Nagle
Signature of Judge/Magistrate Judge

RETURN

This warrant was received and executed with the arrest of the above-named defendant at _____

DATE RECEIVED	NAME & TITLE OF ARRESTING OFFICER	SIGNATURE OF ARRESTING OFFICER
DATE OF ARREST		

United States District Court

CENTRAL

DISTRICT OF

CALIFORNIA

UNITED STATES OF AMERICA

CRIMINAL COMPLAINT

v.

HENRY SOLIS

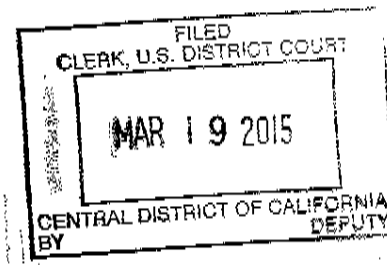
CASE NUMBER:

15-0495M

I, the undersigned complainant, being duly sworn, state the following is true and correct to the best of my knowledge and belief. On or about March 13, 2015, in Los Angeles County, within the Central District of California, defendant HENRY SOLIS ("defendant") did willfully, knowingly, and unlawfully travel in interstate commerce from the State of California to the State of Texas with the intent to avoid prosecution for the crime of Murder, in violation of California Penal Code Section 187, a felony in the State of California, for which defendant was charged in arrest warrant number LACBA43459301, issued by the Superior Court of the State of California, County of Los Angeles, on or about March 17, 2015, in violation of Title 18, United States Code, Section(s) 1073.

I further state that I am a Special Agent of the Federal Bureau of Investigation and that this complaint is based on the following facts:

(SEE ATTACHMENT)



Continued on the attached sheet and made a part hereof: Yes No

/s/
Signature of Complainant
Scott F. Garriola
Special Agent - FBI

Sworn to before me and subscribed in my presence,

Date March 19, 2015
Margaret A. Nagle

at Los Angeles, California
City and State

Hon. Margaret A. Nagle, U.S. Magistrate Judge
Name & Title of Judicial Officer

Signature of Judicial Officer

AFFIDAVIT

I, SCOTT F. GARRIOLA, being duly sworn, hereby depose and say:

1. I am a Special Agent of the Federal Bureau of Investigation, United States Department of Justice ("FBI"). I have been so employed for almost twenty-seven (27) years. I have been a member of the joint FBI/Los Angeles Police Department ("LAPD") Fugitive Task Force for over eighteen (18) years. I have extensive experience in conducting fugitive investigations. In that capacity, I have conducted thousands of fugitive investigations and have personally executed hundreds of fugitive arrests and have been responsible for the arrests of several hundred more across the United States and abroad.

2. This affidavit is made in support of a criminal complaint and a probable cause arrest warrant for defendant HENRY SOLIS ("SOLIS") for Unlawful Flight to Avoid Prosecution, in violation of Title 18, United States Code, Section 1073. The information contained herein is based on my participation in this investigation, as well as my conversations with other law enforcement officers and my review of various law enforcement documents.

3. On or about March 14, 2015, I was advised by Pomona Police Department ("PPD") Detective Greg Freeman, assigned to

the Homicide Division, of the following facts:

a. On or about March 3, 2015, defendant SOLIS, an off-duty probationary officer with the LAPD, became involved in a physical altercation with Salome Rodriguez in downtown Pomona. Defendant SOLIS pursued Rodriguez on foot and shot him multiple times, killing him.

b. From their investigation and items left by defendant SOLIS at the crime scene, PPD detectives were able to identify defendant SOLIS as the individual responsible for killing Rodriguez.

c. Subsequent interviews of family members, friends, and witnesses revealed that shortly after the murder, defendant SOLIS made incriminating statements about his role in the murder of Rodriguez and stated that he (SOLIS) would never be seen again. That same day, defendant SOLIS is known to have called his father's (Victor Solis) home in Lancaster, California. Shortly after these phone calls, Victor Solis left his Lancaster home in a hurry. On Saturday, March 14, 2015, Victor Solis, his pickup truck, and his dog were seen in El Paso, Texas, at the home of family members. Victor Solis was interviewed by El Paso FBI agents at this same home on Monday, March 16, 2015. Victor Solis advised the agents that he drove his son, defendant SOLIS, to El Paso on Friday, March 13, 2015, and dropped him off at a

bus station, but he does not know where defendant SOLIS is.

4. On or about March 17, 2015, warrant number LACBA43459301 was issued by the Superior Court of the State of California, County of Los Angeles, charging defendant SOLIS with one count of Murder, a felony, in violation of Section 187 of the California Penal Code.

5. In the days since the crime, I, Detective Freeman, and other detectives, officers, and agents of the PPD, LAPD, and FBI, have searched for defendant SOLIS at all of his known addresses in the Los Angeles area, but have been unable to locate defendant SOLIS at those addresses.

6. Detective Freeman has advised me that he has requested that the Los Angeles County District Attorney's Office ("LACDA") extradite defendant SOLIS. On or about March 18, 2015, the LACDA officially requested the assistance of the FBI in apprehending and returning defendant SOLIS to the Los Angeles area.

7. Based on the information set forth above and my extensive experience in conducting fugitive investigations, I believe that there is probable cause to believe that defendant SOLIS fled the State of California with the intent to avoid prosecution for the crime of Murder and that there is probable cause for the issuance of an arrest warrant for defendant HENRY

